#### INDIAN RAILWAY CATERING AND TOURSIM CORPORATION LIMITED

#### **NOTICE INVITING LIMITED E-TENDER**

#### <u>Limited E-Tender No. – 2021/IRCTC/PT/WCB/M3/06/03</u>

Sub: LIMITED E-TENDER BID DOCUMENT FOR PROVISION OF ONBOARD CATERING SERVICES IN SPECIAL TRAINS INTRODUCED AS GRADUAL RESUMPTION OF SELECTED PASSENGER SERVICES DURING COVID-19 PANDEMIC BY IR FOR A PERIOD OF 06 MONTHS.

**Applicable Tender Document** :- Limited Tender Document no.:- Mail

**Express 4 Revision 0.** 

Last date and Time of Submission of bids :- 25.10.2021 upto 12.00 Hrs.

Date and time of Opening of Bids :- 25.10.2021 at 12.15 Hrs.

Tenure :- 06 Months

Category of Trains :- M3

Group General Manager/ Procurement
M/s Indian Railway Catering and Tourism Corporation Ltd.
11th & 12th Floor, Statesman House Building,
Barakhamba Road, New Delhi – 110 001
Ph. 011 23317745
E-mail:- mobilecatg.tend@irctc.com





E-TENDER
Mail/Express
(Post paid category)
M3 Category

CIN No. L74899DL1999GOI101707 Website: www.irctc.com Email id: info@irctc.com

LIMITED E-TENDER BID DOCUMENT FOR PROVISION OF ONBOARD CATERING SERVICES IN SPECIAL TRAINS INTRODUCED AS GRADUAL RESUMPTION OF SELECTED PASSENGER SERVICES DURING COVID-19 PANDEMIC BY IR FOR A PERIOD OF 06 MONTHS.



Group General Manager/ Procurement
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Ph. 011 23317745
E-mail:- mobilecatg.tend@irctc.com



#### **DISCLAIMER**

- a. Indian Railway Catering & Tourism Corporation Ltd., herein after mentioned as "IRCTC" does not make any representation or warranty as to the accuracy, reliability or completeness of the information in this Bid Document. Therefore, each Bidder should conduct their own investigations and analysis and check the accuracy, reliability and completeness of the information in this Bid Document and obtain independent advice from appropriate sources. The Bidder shall bear all its costs associated with the preparation and submission of its Bid including expenses associated with any clarifications which may be required by IRCTC or any other costs incurred in connection with or relating to its Bid. All such costs and expenses will remain with the Bidder and IRCTC shall not be liable in any manner.
- b. IRCTC will have No liability to any Bidder or any other person under the law of contract, tort, the principles of restitution or unjust enrichment or otherwise for any loss, expense or damage which may arise from or be incurred or suffered in connection with anything contained in this Bid Document, any matter deemed to form part of this Bid Document, the award of the License, the information and any other information supplied by or on behalf of Railway/IRCTC or otherwise arising in any way from the selection process of the License.
- c. The issue of this Document does not imply that IRCTC is bound to select the Bidder or to appoint the Selected Bidder. IRCTC reserves the right to reject any or all of the Bids submitted in response to this Bid Document at any stage without assigning any reason whatsoever. IRCTC also reserves the right to withhold or withdraw the process at any stage with intimation to all Bidders who have submitted the Bid.
- **d.** IRCTC reserves the right to change/ modify/amend any or all of the provisions of this Bid Document at any stage.
- **e.** Each Bidder's acceptance of delivery of this Tender constitutes its agreement to, and acceptance of the terms set forth in this Disclaimer. By acceptance of this Tender, the recipient agrees that this Tender and any information herewith supersedes document(s) or earlier information, if any, in relation to the subject matter hereof.



#### BID NOTICE AND INSTRUCTIONS TO TENDERERS

Group General Manager (Procurement) IRCTC, New Delhi invites Limited e-Tender from the Agencies empanelled with IRCTC as on date of opening of the Bid for award of license for "Provision of onboard Catering Services in Special Trains Introduced As Gradual Resumption Of Selected Passenger Services By IR During Covid-19 Pandemic having pantry car / Mini pantries for a period of 06 months only.

- 1. This Tender Document can only be viewed <a href="http://www.tenderwizard.com/IRCTC">http://www.tenderwizard.com/IRCTC</a> and will be submitted/ received online at <a href="http://www.tenderwizard.com/IRCTC">http://www.tenderwizard.com/IRCTC</a> only.
- 2. To participate in the E-Tender, it is mandatory for the bidders to register themselves with M/s ITI. A detailed procedure for bidding is placed at www.tenderwizard.com/IRCTC.
- 3. Each bid document is valid for only one train. Separate Bid documents including financial bids should be submitted for different trains.
- 4. Digitally signed Financial Bid at Annexure B will be considered as confirmation that the bidder has read, understood and accepted all the conditions and documents enclosed and referred to in this Tender Document.
- 5. The prospective bidder voluntarily agree to the exclusive jurisdiction of courts situated at New Delhi by submitting the bids.
- 6. No other court except courts at New Delhi have jurisdiction to resolve dispute arising out of bid document.
- 7. However the successful bidder will be required to sign on all pages or digitally sign of the tender document and submit along with Letter of Acceptance and Security Deposit. The signed Tender document will form part of the Agreement to be signed by licensee with IRCTC upon commencement of services.
- 8. The E-tender is not transferable.
- 9. The intending tenderers are advised to study the E-tender conditions of this License and make themselves conversant with the contents as these shall govern this License and shall form an integral part thereof.
- 10. Bidder will take all necessary actions to evaluate risk and cost involved in the operation and IRCTC will not be responsible for payment of any compensation on this account.
- 11. Tenderers are also suggested that they should visit and understand the ground conditions and business potential, before submitting their bid(s).
- 12. For any difficulty in downloading & submission of tender document on website www.tenderwizard.com/IRCTC, please contact at **tenderwizard.com helpdesk no.** 011-49424365 or cell no. 08800115628/08076206940

Applicant may or may not be present physically at the place of tender opening as the whole tendering process is online and the tender status is available



# FOLLOWING GUIDELINES ARE TO BE STRICTLY ADHERED IN REGARDS TO COVID-19 PANDEMIC

- 1. To not sell any expiry / outdated item.
- 2. To dispose off the catering waste strictly as per railway guidelines.
- 3. To use mask and gloves all the time.
- 4. To freely and frequently wash hands and use sanitizer
- 5. To encourage cashless payment.
- 6. To keep sufficient change to avoid any issue.
- 7. To ensure safe distance from passengers and among themselves.
- 8. To readily issue bills through POS.
- 9. Vendors should be directed to generate good response from passenger.
- 10. Vendors should get themselves vaccinated and wear "I am vaccinated" badge.

General guidelines regarding Food License, Medical of staff, labour laws, travelling authority, waste disposal, other statutory compliance etc is to be followed, in coordination with IRCTC Zonal offices



#### Annexure-A

### DELETED AND MERGED WITH ANNEXURE-B



#### FINANCIAL BID (to be filled online only) Annexure 'B'

Group General Manager/Procurement Indian Railway Catering and Tourism Corporation Ltd. 11<sup>th</sup> /12<sup>th</sup> Floor, Statesman House, 148, Barakhamba Road New Delhi-110 001.

Dear Sir,

Subject: On-line submission of bids for operation and Management of onboard catering services in Special Trains Introduced As Gradual Resumption Of Selected Passenger Services By IR During Covid-19 Pandemic having pantry car / Mini pantries for a period of 06 months.

- a. I / We have read the general guidelines and bid document attached hereto containing the Terms and Conditions and agree to abide by such conditions. I / We offer the Bid for operation and provision of onboard catering services in subject train for above mentioned period in the attached schedules and hereby bind myself / ourselves to complete all the formalities from time to time as required after the award of license. I/We understand that the license is for above mentioned period with provision for extension for operational requirement at the sole discretion of IRCTC . I/We understand that licensee shall be bound to manage the services in exigencies on payment of pro-rata License fee plus applicable taxes.
- b. I / We hereby understand that the submission of offers / bids does not guarantee allotment of license for operation and provision of onboard catering services in trains. I/We shall vacate and handover the possession of railway property (Pantry car etc.) to IRCTC/Railway administration as and when advised by IRCTC. IRCTC's decision in this regard shall be final and binding.
- c. I / We further understand that in case of any information submitted by me / us being found to be incorrect, IRCTC will have the right to summarily reject the bid, cancel the license or revoke the same with forfeiture of SD and license fee including debarment for a period of 3 (three) years at any time without assigning any reason whatsoever.
- d. I/We agree to submit all disputes arising out of or in connection with this bid document to the exclusive jurisdiction of courts at New Delhi only.
- e. I/We understand that In case of acceptance of Bid by the IRCTC, I / we bind myself / ourselves to execute the license agreement awarded to me / us and to commence the work as per the conditions of license failing which, I / We shall have no objection for forfeiture of the full Security Deposit (SD). Deposited by us with IRCTC, New Delhi in addition to other penalties specified under the terms of license and Till the formal agreement is signed, letter of award, my/our acceptance and terms and conditions of this bid document will be binding on both the parties.
- f. I/We understand that IRCTC and its representatives are hereby authorized to conduct any inquiries or investigations or seek clarifications or verify any statements, documents and information submitted in connection with this bid.
- g. I / We agree that on account of non-acceptance of award or on account of not fulfilling tender conditions within the prescribed time, I/We shall be debarred by IRCTC for participation in the future tenders of IRCTC for a period of one year, besides forfeiture of SD or any other deposit with IRCTC.



- h. I / We do hereby confirm that I / We have the necessary authority and approval to submit this bid for award of license for operation and provision of catering services in special trains introduced as gradual resumption of selected passenger services by IR during covid-19 pandemic having pantry car / mini pantries. I / We understand that the status of empanelment of a firm as on date of opening of bid shall only be taken in to consideration for qualifying the bid
- i. A notice or letter of communication addressed to me / us at the email address given in the Bid, will be deemed to be valid as proper notice of intimation to me/us
- j. I/We understand that IRCTC reserves the right to reject, accept or consider any offer without assigning any reason whatsoever.
- k. Minimum amount of License Fee payable for one round trip.

#### My/Our quotation is as under: -

S.No	Train No	Train Name	Minimum License fee Exclusive of GST for one round trip	Quoted Licer Exclusive of GS' round tri In Figures	Γ for one
1		YPR-KCVL		(Rs)	words
	07395-96	GARIBRATH SPL	5400		
2	08229-30	BSP-PUNE SPL	17100		
3	02885-86	BBS-KJM SPL	17100		
4	06237-38	MYS-SNSI Special	18750		
5	02349-50	GODDA-NDLS Humsafar Special	17100		

#### Note:

- License Fee Payment Schedule:- The above quoted License fee is to be deposited in advance by the successful bidder within 02 working days of issuance of LOA, along with acceptance or 03 days before date of commencement of operation whichever be later for the 06 Months. Letter for acceptance is to be submitted within 02 working days of issuance of LOA.
- Bids with offer of license fee which is less than the minimum license fee shall be summarily rejected.
- In case of discrepancy in the amount quoted in figure and words, the amount quoted in words will be taken into consideration.
- Goods & Service tax{GST} is payable extra as per applicable rates.



#### A. **GENERAL INFORMATION**

#### 1. References:

- 1.1 Financial Bid format is placed at Annexure 'B' (To be filled online only)
- 1.2 Details of train No. with composition, frequency and route are placed at Annexure C.
- 1.3 Specifications of uniforms to be used by pantry car staff is placed at Annexure D.
- 1.4 Established complaints and penalties to be imposed Annexure E.
- 1.5 Details of sponsored material with supply rates is placed at Annexure F
- 1.6 Agreement towards Waiver under Section 12(5) and Section 31-A (5) of Arbitration and Conciliation (Amendment) Act at Annexure G

#### 2. SCOPE OF WORK

2.1: <b>Pro</b>	ovision of Catering Services	3			
2.1.1	Service of standard meals	DELETED			
	(Breakfast, Lunch & Dinner) in				
	unbundling model.				
2.1.2	Sale of Janata khana & al-a-	DELETED			
	carte items.				
2.1.3	Sale of Proprietary items of approved brands.	The licensee is allowed to items viz., soft drinks, bi luding Ready to Eat Meaitems shall be strictly as ponew brands may be added shall be allowed to sell approved list may be bannother reason and licensee the date of communication approved brands is update and the licensees shall followebsite. It shall be noted loose Dal, Rice, Chapar composition of such items.	scuits, Naml als (RTE). Ther MRP. Du alto the apprehension of delisted and of such de alto the upda althat sale f alti, Curry, Sa	keens, chocol he sale of all uring the tenuroved list and ome of the idducto compelling such prelisting or bare's website wated list as averted list as averted list as averted list as averted list.	ates etc. inc l such PAD re of license the licensee items in the blaints or any roducts from a. The list of ww.irctc.com ailable in the bod such as
2 1 4/0	Sale of packaged drinking	It is mandatory for the			r (Packaged
2.1.4(a	water	Drinking Water – 1000 m			`
/	('Rail Neer')	time to time. The licer	, -	•	
	(11111111111111111111111111111111111111	cooling, and distributing		-	_
		approved MRP of 'Rail Ne			_
		Details of Rail Neer supply	` ,		
		as under: -			
		Station	Contact de	etails of the	concerned
		NDLS, NZM, DLI,	North	controlnor	011-
		ANVT, DEE, LKO,	Zone	thzone@ir	23322147
		BSB, ALD, CNB, GKP, LJN	Control	ctc.com	
		PNBE, MFP, DBG,	East	controleas	033-
		GAYA, MGS, DHN,	Zone	tzone@irc	26381743
		RJPB, SPJ, BJU	Control	tc.com	



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		CSTM, DR, LTT, PA, PNWL, DD, NGP, BCT, BDTS, ST, BRC, JBP	West Zone Control	controlv stzone@ ctc.com	ir 22632484
		MAS, MS, MDU, TPJ, SA, CBE,ED, TVC, ERS, SBC, YPR	South Zone Control	controls thzone@ ctc.com	@ir 28365031
		BZA, TPTY, RU, BSP, R	South Central Zone Control	controls thcentra one@irc .com	lz 27800648
2.1.4(b)	Rates for supply of Rail Neer	Rail Neer to the License applicable rates.  The above rates are sul revised by IRCTC.	•	•	
2.1.4(c )	Supply of Rail Neer	Control  North Zone control Control  East Zone control Control  West Zone control Control  South Zone control Control  South Central Zone Control Control  C	ed to sell pace ne to time for Control office of the train.  control@irctc.  control.  control.	kaged driven which he ces, as the E-Mail I	inking water of e should inform he case may be,
2.1.5	Procedure for supply of Breakfast, Lunch and Dinner in unbundling model from nominated kitchens.	DELETED			
2.1.6	Supply of Std. Lunch/Dinner in prescribed Qtys at prescribed rates from nominated kitchens in unbundling model.				
2.1.7	Non availability of IRCTC nominated kitchens in the route of the train	DELETED			



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2.1.8	Services in exigencies.	Deleted
2.1.9	Service in late running of trains	Deleted
2.1.10	Additional license fee for the meals supplied by onboard licensee in late running / exigencies	DELETED
2.1.11	Payment of charges for meals picked up from IRCTC Static Units	DELETED
2.1.12	Failure to make payment of charges to the kitchen licensee	DELETED
2.1.13	Limited cooking in pantry car	Cooking of Food is not permitted.
2.1.14	Ban on vending /sales by onboard licensee staff in Railway stations/platforms	The vendors of the Licensee are only permitted to do catering services on board in the trains between 06.00 to 22.00 hrs. The Licensee shall ensure that the staff/vendors deputed by him are not indulging in any kind of vending/hawking/canvassing on platforms of the stations.
2.1.15	Railway/IRCTC's right to operate static units	IRCTC /Railway reserves the right to operate departmentally/licensee run static catering units selling food items, ala-carte items, PAD items etc. at stations and also allow certain number of Vendors for each unit to do platform vending on various platforms at the stations, wherein passengers are at liberty to purchase from any of these catering units/vendors. However such platform vendors are not to enter in to the coaches.
2.1.16	E-catering services in trains	IRCTC may allow various brands / vendors in various stations for provision of food through e-catering; Passengers of the trains for which license is awarded shall have the option to book their food through e-catering and e-catering vendors are authorized to deliver pre-ordered meals in the trains, if allowed by IRCTC
2.1.17	Changes in Menu, Tariff:	DELETED
2.1.18	Ensuring availability of Affordable food to passengers.	The Licensee should ensure that adequate quantities and varieties of approved RTE meals, PAD items and other affordable items as permitted by IRCTC are available.
2.1.19	Carrying of food articles in train	<ul> <li>(a) The Licensee shall ensure that the catering staff shall not keep any food article on the floor of the Train coach.</li> <li>(b) The Licensee shall ensure that the catering staff shall not carry any food item in their pockets/card boxes/mineral water cartons, etc. and only food grade container should be used for these purposes.</li> </ul>



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2.1.20	Use of potable water for preparations	<ul> <li>(c) Further stocking of food items including PAD items viz., PDW, Soft drinks etc., in places other than the provision given in the pantry car is strictly prohibited.</li> <li>(d) Stocking of food packets and PAD items viz., packaged drinking water, soft drinks, biscuits etc., in train toilets shall attract termination of license.</li> <li>(e) In order to avoid carrying of excess stocks in the trains the licensee shall have proper tie-up arrangements with suppliers at en-route stations for recoupment of the stocks of PAD/ RTE items, if required.</li> <li>(f) Containers/ crates carrying food/ beverages items should not be dragged on the Train Floor.</li> <li>Only potable water shall be used for heating RTEs or For Tea/Coffee.</li> </ul>
2.1.21	Revision of tariff	DELETED
2.1.22	Implementation of Soft ware for operations and financial management	During the tenure of license IRCTC may develop soft ware for operations, supervision, payments etc., and it shall be mandatory for the licensee to adopt the system as and when advised.
2.2	License Fee	
2.2.1	Payment of LF	In consideration of the award of the License, the Licensee shall be liable to pay License Fee to IRCTC which shall normally be more than minimum license fee and highest among the offers received by IRCTC. The License fee shall be payable in advance in terms of Annexure B.
2.2.2	Schedule of Payment of LF	Quoted LF plus applicable GST shall be paid by the licensee as per schedule mentioned in Annexure-B. There is no provision for delayed payment and failure to pay as per the schedule shall be treated as 'default' and action shall be taken in accordance with the tender conditions.  Payment schedule as per Annexure-B.
2.2.3	Change in LF due to change in composition of the train and/or increase / decrease in frequency of the train.	The Railway/IRCTC reserves the right to make any changes in the train schedules. In case of any changes that may take place in the train schedules including increase/decrease in frequency of the train or train composition the license fee payable to the IRCTC shall be varied on pro rata basis from the date of such change. IRCTC's decision in this regard shall be final and binding. Licensee should immediately inform the concerned Zone in this regard for further processing.
2.2.4	Management of OBCS in trains to be introduced with integrated / lie over rake	On introduction of new train with the lay over rake of the existing train the licensee shall manage the OBCS by the new train on payment of additional proportionate license fee which shall be in the same ratio of QLF:MLF of the tendered trains



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2.2.5	Detachment of pantry car from existing pantry car trains	Railway/IRCTC may decide to detach pantry car from the train and from the date of such detachment this license shall be terminated and the Security deposit and balance portion of the prepaid license fee shall be refunded subject to clearance of all outstanding by the licensee.
2.2.6	Payment of taxes, statutory dues, etc.	The Licensee is responsible for collection of stipulated tariff for the items sold to the passengers duly presenting GST invoice generated through PoS machines with pre-loaded soft ware. The Licensee is also responsible to pay all taxes, statutory dues to the authorities concerned. IRCTC shall not accept any responsibility in this regard.
2.2.7	Recovery of outstanding dues	Notwithstanding anything contained in this bid document, the IRCTC shall be at liberty to recover any payments /outstanding dues including penalties against the Licensee from the Security Deposit provided by the Licensee after which IRCTC shall communicate to the Licensee of the deduction from the Security Deposit.
2.3	Up-Gradation of Services.	
2.3.1	Staff Uniform	The licensee shall provide distinctive uniform comprising of trouser, Shirt, Cap, Shoes, hand gloves, mask and aprons to the service staff. For winter suitable pullover/coat is to be provided. The colour of shirt, trouser, apron, pullover/ coat shall be as per the specifications placed at Annexure D. Service staff must serve in full uniform from the date of commencement of services. One set of uniform except shoes and cap is not to be used for more than 24 hrs.  (i) To ensure change of apron two different colours of aprons are to be used. Licensee shall provide two aprons of different colours per day to the service staff. One apron shall be put on for Morning Tea, Breakfast and Lunch and apron of different colour shall be worn for evening tea and Dinner. However color of apron for all service staff at a time shall be same.  (ii) Each service staff must have Name plate, No tips badge. ID card must always be available with the service staff.  (iii) Vendors Should get themselves vaccinated and wear "I am vaccinated" badge
2.3.2	Use of Bio-degradable packaging	DELETED
2.3.5	Point of Sale (PoS) Hand held device for Billing	Atleast <b>06 PoS machines</b> for each rake shall be made available in the train for generation of e-bills and receipt of payment for each sale. Licensee must have the provision to accept digital payments through debit card, credit card and E- payment apps/WALLETS. Information of daily sales including RTE with



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2.3.6	Use of Coloured Service trays	bifurcation of digital sales and cash sales to be intimated to control office on daily basis and audited sales statement to be submitted to IRCTC zonal office on monthly basis. In addition to PoS machines each staff should have a bar-code of BHIM app for digital payment by passengers through BHIM or any other payment app.  Deleted
	& Containers	
2.3.7	Passenger Complaints	In cases of established passenger complaints, the penalty shall be imposed as per <b>Annexure E</b> .
2.3.8	Supply of sponsored material by IRCTC	On getting sponsorship for various items, IRCTC may supply sponsored disposable and other service material to be used for providing onboard catering services in the train. These items are paper cups, tray mats, menu cards, thermos flasks, paper napkins etc. Convenience charges on account of supply of sponsored items shall be paid by the licensee, as per charges mentioned in Annexure F  The above sponsored material will be supplied at IRCTC Base kitchen, New Delhi
3	Tenure of License.	
3.1	Period of License & Agreement	The tenure of this License shall be as mentioned in Annexure B from the date of commencement of services. Any extension shall be purely on operational compulsions at the sole discretion of IRCTC and licensee shall manage the services as per the existing terms and conditions on payment of pro rata license fee. On award of license the successful bidder shall execute an agreement with IRCTC as per the terms and conditions of these bid documents. Till signing of the agreement between the licensee and the IRCTC, the Licensee agrees to abide by the terms and conditions of the bid document, Letter of Award and Letter of Acceptance which form part of the agreement.
3.2	Commencement of the License	After selecting the successful Bidder, the IRCTC shall issue a Letter of Award (LOA) to the Selected Bidder. On receipt of the LOA, the successful bidder shall submit letter of acceptance in the prescribed format & advance license fee as per Annexure B and commencement of Service as advised by IRCTC Failure of the successful Bidder to adhere to the above timelines shall be regarded as a breach of terms and conditions contained in this Bid Document and render him liable for termination of license, forfeiture of Earnest Money Deposit, and debarment from participating in the future projects of IRCTC for a period of One year.



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3.3	Exit from the license by either party	DELETED	
3.4	Exit by Licensee	Licensee can exit from license by giving One month Prior Notice. On Exit by Licensee under this clause Security deposited will be forfeited and Proportionate LF if any shall be refunded to licensee after adjusting outstanding if any against this contract	
3.5	Exit by IRCTC	IRCTC may exit from the license at any time after commencement of services by giving Two days Notice in which case Security deposit and the balance proportionate license fee will be refunded after adjusting outstanding if any.  IRCTC can exit from License with above conditions, whenever regular trains' starts, cooked food is allowed in trains and Change in scope of work.	
3.6	Termination of license for poor performance	Notwithstanding anything contained above the IRCTC may terminate the license and debar the license for the period of one year for poor performance, breach of terms and conditions of the license, nonpayment of license fee as per schedule and nonpayment of charges of meals supplied in unbundling model by giving one day notice.	
3.7	Exit by licensee without notice	Licensee Can exit during the contract by giving one month (30 days) prior notice. Failing which all the deposits will be forfeited including Licensee Fee besides debarment for a period of One Year.	
4	Travel of licensee staff by trains	I	
4.1	Travel authority	To enable the Licensee to perform Onboard Catering services on Train Railway/IRCTC shall authorize subject to maximum no of vendors as provided in CC 60 of 2010 to travel in prescribed uniform on the train from end to end by giving them travel authority. The PCM of the Licensee shall carry such travel authority along with their photo identity cards issued to them by the Licensee and medical fitness certificates obtained from Railway doctor.	
4.2	Bona-fide travel by the Licensee's staff	The Licensee shall not permit anyone except the bona-fide staff of the Licensee to travel in the Pantry car / Train and ensure that the staff shall not carry in the Train any article of any description other than those required for the fulfillment of the obligations contained herein.	
		The staff of the licensee shall carry valid travel authority, Identity card issued by the licensee and medical fitness certificate to be	



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		issued by the Railway on the request of the Licensee. The Licensee staff shall ensure the photo identification card issued by the Licensee.
4.3	Misuse/ Loss of travelling authority	In the event of loss of travelling authority the Licensee shall immediately report such loss to the nearest Station Master and to the IRCTC/Railway administration.
		It is clarified that the cost, penalties, etc. as may be prescribed by the Railway/IRCTC from time to time for misuse/loss/non - possession of traveling authority by the Licensee and/or its staff shall be borne by the Licensee.  On completion of contract the Licensee handover the original travelling authority to Authorized Railway/ IRCTC officials with
		proper receiving.
5.	Security Deposit	As per Clause 2.1 of Financial Terms and conditions Section – One.
5.1	Payment of Security Deposit	As per Clause 2.8 of Financial Terms and conditions Section – One.
5.2	Forfeiture:	In the event of failure of payment of license fee or any other charges payable to the IRCTC/Railway, IRCTC will be at liberty to forfeit Earnest Money/SD deposited at the time of empanelment and discontinue the contract forthwith without prejudice to any rights of IRCTC and to cancel the allotment and also debar licensee from participating in tender of IRCTC for one year.
5.3	Special Security Deposit as security for the value of meals supplied in unbundling model	DELETED
6	Display / Sale of approved iter	ms.
6.1	Display of menu and tariff, etc.	DELETED
6.2	Display of tariff in food packets, Tea/ Coffee urns	The Licensee will ensure display of selling price and quantity of Tea/Coffee on Tea/Coffee urns/ Cups.
6.3	Sale of items with the IRCTC approval	The Licensee shall not sell the items other than those approved by the Railway/ IRCTC. Sale of unapproved items if detected, IRCTC or its authorized representative/official may seize such items and dispose off such items in addition to any penalty to be imposed for such contravention.
6.4	Ban on sale of certain products	The Licensee or its staff shall not possed sell/distribute tobacco products, wine, beer or any other alcoholic drink or any other item prohibited by law on the Train. Further, the Licensee shall not serve any items using beef/pork in any form in any food items.
7	Compliance of FSSAI Act and oth	er statutory laws



8.2	Prohibition of washing of Containers and Urns in coaches	Washing of containers and urns in coaches or toilets is strictly prohibited. Any incident of such activity shall be treated as breach of tender conditions and would attract penalty including termination of contract.
8.1	Use of good quality Containers, Thermal urns etc., and other service ware	<ul> <li>(a) The Licensee shall ensure that Service ware, Containers in which food and PAD items are carried and sold, Tea / Coffee urns to be used on the Train will be of good quality.</li> <li>(b) The Licensee shall ensure that the containers, thermal urns etc., are washed and cleaned with clean water and standard quality cleaning agent at originating and terminating stations and during the journey.</li> </ul>
8	Utensils / Service ware and wa	shing
7.4	Labour laws  No unlawful/illegal activity  Litensils / Service ware and wa	laws such as GST, provident fund, labour laws or any other applicable taxes.  The Licensee shall comply with the provisions of all labour legislations' including the requirements of:  Payment of Wages Act Employees' Compensation Act Shops & Establishment Act  PF & ESI Acts Child Labour (Prohibition and Regulation) Act, 1986. Contract Labour(R&A) Act, 1971 Minimum Wages Act, 1948.  The Railway /IRCTC will not accept any responsibility for the loss/damage/injury(including death) caused to the Licensee or to the personnel engaged by him in the process of rendering services under this License and no claim/compensation will be entertained in this regard.  The Licensee and/or its staff shall not carry out any unlawful, immoral or illegal activity in the Train or at the station(s). It is clarified that if the Licensee suffers any loss or damage on account of the Licensee being restrained by the Railway/IRCTC or any other competent authority for indulging in such illegal activities or any contravention of any law, the Licensee shall not be entitled to any compensation whatsoever
7.2	Tax laws	The Licensee shall be responsible for compliance with applicable
		laws under 'Food Safety and Standards Act, 2006 or any other amendments thereto.
7.1	FSSAI	The Licensee shall be responsible for compliance with applicable



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9.1	Provision of Garbage bins in the vestibules of the coaches	Garbage bins duly provided with dark polythene covers should be placed in pantry car for disposing used RTE packets, paper cups, PAD wrappers and disposable containers etc.,
9.2	Collection of the used paper cups etc.,	The service staff should collect back the used disposables etc., from the passengers and place in the Garbage bins
9.3	Disposal at nominated stations	The polythene covers filled with Garbage should be handed over to the concerned staff / agency at nominated stations.
10.	Record keeping, Information	sharing and Compliance of Instructions.
10.1	Maintenance of proper records	The Licensee shall maintain proper and full records viz., accounts, vouchers, bills, tax, etc. pertaining to Onboard Catering services and make it available for inspection by the Railway/IRCTC to ascertain the Gross Sales Turnover.
10.2	Attendance Register	The Licensee shall maintain the attendance register of all the catering staff. The attendance register shall clearly mention the designation of the staff like manager, waiter, vendors etc.,
10.3	Compliance of Instructions	The Licensee shall comply with any other instructions issued by the Railway/IRCTC from time to time as may be necessary to ensure better services
10.4	Sharing of information with IRCTC	The Licensee shall furnish all information, record, etc. within fifteen (15) days as may be required by the IRCTC from time to time, failing which the IRCTC reserves the right to impose suitable penalties on the Licensee including termination of the Agreement.
11	Monitoring & Inspections by	IRCTC/Railway Officers & Inspectors
11.1	Monitoring of services by IRCTC Supervisors	The Onboard services, storage and material shall be continuously monitored by IRCTC supervisors and the licensee's staff should comply with any suggestion/corrective action with respect to services
11.2	Monitoring by IRCTC / Control office	On receipt of telephonic/SMS complaints/ twitter complaints etc from the travelling public IRCTC control office will communicate the same to licensee and licensee should take immediately respond and take corrective action.
11.3	Inspections by IRCTC/ Railway officers	The Railway/IRCTC reserves right to inspect the production and service to verify the compliance of tender conditions
11.4	Inspection of Static Catering Units etc. by Food/Health Inspectors	DELETED
11.5	Test/Inspection of food	The Railway/IRCTC reserves the right to get the food



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11.6	Penalty for deficiencies noticed	the performance of the Licensee. In case of unsatisfactory performance or complaint of any nature, the IRCTC will be entitled to initiate the suitable action against the Licensee including termination of this contract as per the terms and conditions of this contract.  For deficiency in performance noticed during inspections by
	in Inspections	Railway / IRCTC officers IRCTC at their sole discretion shall impose suitable penalty based on the gravity of such deficiency. As per Annexure, the penalty may include termination of agreement for deficiencies and poor performance.
12	Right of User only	The Licensee will only provide the catering services on the train and will have the right of user only on license basis. The staff/vendors engaged by the Licensee in discharge of the obligations under this License including rendering services on trains are not entitled for any employment by or within IRCTC. Photo identity cards to the staff/vendors should be issued by licensee as per the procedure in vogue in concerned zonal Railways.
13	Provision of suggestion/complaint book	The Licensee shall carry a suggestion/complaint book in which passengers can register their suggestions/complaints without any difficulty. This suggestion book shall be serially numbered and pre-authenticated by IRCTC.
14	Licensee's Staff	
14.1	Presence of Licensee/authorized Manager.	The Licensee or a duly authorized and competent Manager appointed and paid by the Licensee shall remain available at both originating and terminating stations of the Train or at the location mutually decided between the parties for ease of administration of performance of license to the satisfaction of IRCTC. The name(s) and contact details of the Manager will be advised by the Licensee along with letter of acceptance and any changes shall be intimated and updated to IRCTC on monthly basis.
14.2	Details of Staff Engaged	Licensee shall be required to submit the details of the staff engaged by him for the provision of services on monthly basis to concerned zone of IRCTC. The details of employee shall include Name, Adhaar No., Saving Bank A/C no., EPFO No., Group Insurance no., PAN Card no., Mobile no.  In addition to above, licensee will also be required to submit copy of printed salary slips paid to the employees along with the bank details indicating the deductions and net salary payable, as per advice of IRCTC.
14.3	Qualifications of Licensee's staff	All Catering staff engaged by the Licensee shall be qualified/certified to meet the following requirement.  In-charge: Shall be minimum 12 <sup>th</sup> Pass with Diploma in Hotel Management or Diploma in F&B Services from a Govt. recognized Catering Institute or should be certified in National Skill Qualification Framework (NSQF) Level 6 aligned Job role mandated by Ministry of Skill development and



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		Entrepreneurship Govt of India: Qualification Pack- Asstt. Catering Manager (THC/ Q5901). Should have minimum 02 years of work Experience in supervisory capacity in Catering Operations.
		<b>F&amp;B Service staff:</b> shall be minimum 8 <sup>th</sup> Pass with diploma/craft course in F&B Service or should be certified in National Skill Qualification Framework (NSQF) mandated by Ministry of Skill development and Entrepreneurship level 4 aligned job role: Qualification Pack- Food & Beverage Services-Steward (THC/Q0301) or should have certification in F&B Service under various Govt. scheme such as Capacity Building programmes, HSRT, PMKVY scheme etc. Should have minimum 12 months experience in Food & Beverages Service operations.
14.3(a)	Registration in Karamchari Kalyan Portal	The service provider is to abide by the provisions of Payment of Wages Act & Minimum Wages Act in terms of clause 54 and 55 of Indian Railway General Condition of Contract. In order to ensure the same, an application has been developed and hosted on website 'www.shramikkalyan.indianrailways.gov.in'. The Manpower service provider shall register his firm/company etc. and upload requisite details of labour and their payment in this portal. These details shall be available in public domain. The Registration/ updation of Portal shall be done as under:
		1. Licensee shall apply for onetime registration of his company/firm etc. in the Shramikkalyan portal with requisite details subsequent to issue of Letter of Acceptance. Nominated nodal officer of IRCTC shall approve the contractor's registration on the portal within 7 days of receipt of such request.
		<ol> <li>Licensee once approved by nodal officer, can create password with login ID (PAN.No.) for subsequent use of portal for all LoAs issued in his favour.</li> </ol>
		3. The Licensee once registered on the portal, shall provide details of his Letter of Acceptances (LoA) / Contract Agreements on shramikkalyan portal within 15 days of issue of any LOA for approval of concerned nodal officer. Acceptances LoA for approval of concerned nodal officer shall update (if required) and approve the details of LOA filled by contractor within 7 days of receipt of such request.
		4. After approval of LoA by nodal officer, contractor shall fill the salient details of contract labours engaged in the contract and ensure updating of each wage payment to them



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		on sharmikkalyan portal on monthly basis.
		5. It shall be mandatory upon the contractor to ensure correct and prompt uploading of all salient details of engaged contractual labour & payments made thereof after wage period.
		While processing payment of any 'On Account bill' or 'Final bill' or release of 'Advances' or 'Performance Guarantee/ Security deposit', contractor shall submit a certificate to the Corporation/concerned nodal officer that "I have uploaded the correct details of contract labours engaged in connection with this contract and payments made to them during the wage period in Railway's Shramikkalyan portal at 'www.shramikkalyan.indianrailways.gov.in' tillMonth,Year."
		THE STAFF ENGAGED FOR SERVICE AGAINST WHOM MEDICAL CERTIFICATES AND TRAVELLING AUTHORITY HAVE BEEN ISSUED TO LOGGED/REGISTERED IN KARAMCHARI KALYAN PORTAL AS MENTIONED ABOVE.
14.4	Conduct / character certificate	The licensee shall not in any capacity employ any person of bad character or any person, whose conduct is not certified by the Police Authorities/MP/MLA/MLC/ Councilor/ Gram Panchayat/ Sarpanch/1 <sup>st</sup> Class Magistrate / Gazetted Officer and shall issue an appointment certificate (signed by the Licensee) which shall contain a photograph of the employed with his or her left/right hand thumb impression affixed thereon in Printer's ink which he will carry with him/her while on duty. The expenses for such verification are to be borne by the Licensee.
15	Audit Rights	
15.1	3 <sup>rd</sup> Party audit by Railway/IRCTC	<ul> <li>a) Railway /IRCTC being the service beneficiary under the Agreement shall have audit and inspection rights on the License during the entire Term of this Agreement.</li> <li>b) IRCTC shall have the right to audit particular performance records of the Licensee including payment records, etc.</li> <li>c) In the event that any audit by IRCTC reveals any discrepancy as determined by Railway / IRCTC the same would then be communicated in writing to the Licensee; who shall be under obligations to comply with the audit results/directions of Railway/IRCTC in time bound manner.</li> <li>Licensee should comply with the short term / long term</li> </ul>
		recommendations of the external audit agency in time bound manner.
16	Indemnity by contractors	The licensee shall at all times indemnify and save harmless the IRCTC from and against all actions, suits, proceedings, losses, costs, damages, charges, claims and demands of every nature and description brought or recovered against the IRCTC by reason of any act or omission of the licensee, his agents or employees, in



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		rendering services under the license or in his guarding of the
		same.
17.	Jurisdiction of courts:	The agreement shall be subject to the exclusive jurisdiction of the
		courts at Delhi only.
18	INFRASTRUCTURE FOR PRO	DUCTION AND DISTRIBUTION
18.1	Adequate infrastructure	Since the storage space is limited in trains licensee should carry
		the PDW, Beverages, RTEs and PAD times in adequate
		quantities and should have arrangement for procurement /
		recoupment/ replenishment from en-route stations.
		Stocking / storage of any item in toilets or in any area causing
		inconvenience to travelling public is strictly prohibited and any
		such incident shall be treated as breach of contract and relevant
		penal action will be taken
18.2	Kitchen Infrastructure	DELETED
18.3	Provision of Food safety	. DELETED
	supervisors in Licensee	
	managed kitchens	



## Annexure C

	1. Detail			
Train No.	07395-96, YPR-KCVL Garibrath Spl			
Frequency	07395–Ex- YPR (Tue, Thu, Sun)			
	07396- Ex- KCVL (Mon, Wed, Fri)			
Running	Ex- YPR Ex- KCVL			
Between	Dep: 2045 hrs	Dep: 1700 hrs		
	Arr: 0930 hrs	Arr: 1310 hrs		
Via	SA, TCR, TRVL			
Detail of	19 Coaches			
coaches				

		2. Detail	
Train No.	08229-30, BSP-PUNE SPL		
Frequency	08229– Ex- BSP (THU) 08230- Ex- PUNE (FRI)		
Running	Ex- BSP Ex- PUNE		
Between	Dep: 1120 hrs	Dep: 1740 hrs	
	Arr: 1555 hrs	Arr: 0905 hrs	
Via	AK,BSL,BAP		
Compositi	20 COACHES		
on			

		3. Detail	
Train No.	02885-86, BBS-KJM SPL		
Frequency	02885- Ex- BBS (WED)		
	<b>02886</b> - Ex- <b>KJM</b> (THU)		
Running	Ex. BBS	Ex. <b>KJM</b>	
Between	Dep. 1815 hrs	Arr. 1205 hrs	
	Arr. 0840 hrs	Dep. 1655 hrs	
Via	VZM, EE, OGL	·	
No.of	19 Coaches		
coaches			

	4. Detail	
Train No.	06237-38, MYS-SNSI Special	
Frequency	06237– Ex-MYS 01 Days (MON)	
	06238 - Ex-SNSI 01 Days (TUE)	



Running	Ex- MYS	Ex-SNSI	
Between	Dep: 0530 hrs	Dep: 2355 hrs	
	Arr: 0425 hrs	Arr: 1125 hrs	
Via	DD, YPR		
Detail of	19 coaches		
coaches			

	5. Detail			
Train No.	02349-50,GODDA-NDLS HUMSAFAR Spl			
Frequency	02349– Ex- GODDA (MON) 02350 - Ex- NDLS (TUE)			
Running	Ex- GODDA Ex- NDLS			
Between	Dep: 1240 hrs	Dep: 2345 hrs		
	Arr: 0045 hrs	Arr: 1235 hrs		
Via	KIUL,GAYA,PRYJ			
Compositi	LWACCN-18, LWCBAC-1 & LWLRRM02= 21Coaches			
on				



## **B- GENERAL CONDITIONS OF LICENSE**

### SECTION - ONE

## **GENERAL PROVISIONS**

## 1. <u>DEFINITIONS</u>

IRCTC	Shall mean 'Indian Railway Catering and Tourism Corporation Ltd.',	
	a Government Company incorporated under Companies Act 1956.	
License fee	As Defined in article – 2.1 – Section Two	
Party	Shall mean either the IRCTC or the Licensee.	
Day	Shall mean a calendar day.	
Force Majeure	Shall mean an exceptional event or circumstance: which is beyond a Party's control; which such Party could not reasonably have provided against before entering into the License; which, having arisen, such Party could not reasonably have avoided or overcome; one which is not substantially attributable to the other Party.	
Interpretation	Words importing persons or parties shall include firms and organizations.	
Priority of	The documents forming the License are to be taken as mutually	
Documents	explanatory of one another. If an ambiguity or discrepancy is found, the IRCTC shall issue necessary clarifications to the Licensee.	
Jurisdiction	The award of License will be governed by the Jurisdiction of Courts situated in the state of Delhi only	



## Limited Tender Document no.:- Mail Express 4 Revision 0 2. FINANCIAL TERMS AND CONDITIONS

2.1	Security Deposit	Security deposit of 3% of the Quoted LF for 06 Months to be submitted by Licensee within 05 working days from the issue of LOA or as advised in LOA.	
2.2	Special Security Deposit	DELETED	
2.3	Refund of Security Deposit	Security deposit will be refunded to Licensee after successful and satisfactory completion of Licensee Period without any interest after completion of contract or extended period if any.	
2.4	Refund of special Security Deposit	DELETED	
2.5	Maintenance of record of gross sales turn over	Licensee will be required to maintain proper record of sales to ascertain the Gross Sales Turnover (Including Tax) and make it available for inspection by IRCTC.	
2.6	Payment of other charges by the Licensee	The Licensee shall pay his other charges such as conservancy and municipal taxes etc. on actual cost basis as and when they are due to the appropriate authorities. In case of default, in payment of any dues, IRCTC reserves the right to recover the pending amount by deducting it from the Security Deposit/any other amount payable to the licensee. It will also charge an interest of 12% per annum for the number of days in default until the balance pending payments are cleared.	
2.7	Recovery of outstanding amount	IRCTC reserves the right to recover any outstanding dues from the licensee by adjusting the same against any amount/security of the licensee or any amount payable to the licensee either under this contract or any other contract.	
2.8	Mode of payment o f SD.		Indian Railway Catering & Tourism Corporation Ltd.  000705002169  Current ICICI Bank Connaught Place Delhi ICIC00000007
			** Cheques will not be accepted



2.9	Mode of	License fee shall	be payable through Demand Draft/Banker's		
	payment		EFT drawn in favour of Indian Railway Catering and		
	of	Tourism Corporation Limited.			
	License	NEFT/RTGS detail as under -			
	fee	NEFT/RTGS detail of concerned zones is as under –			
			1121 1/11 GO GEMII OI CONCEINEU ZONES IS AS UNGEI		
		4 37 (1)	-		
		1. North	Zone		
	Account Name Indian Railway Catering & Tourism Con				
			Ltd.		
		Account Number	00030310005433		
		Account Type	Current		
		Bank Name	HDFC BANK		
		Branch	209-214, KAILASH BUILDING 26, KASTURBA GHANDHI MARG, NEW DELHI -1100001		
		IFSC Code	HDFC0000003		
			**Cheques Will not be accepted		
		2. East Zone			
	Account Name Indian Railway Catering & Tourism Corp. Ltd.				
		Account Number	012102000012193		
		Account Type	Current		
		Bank Name	IDBI Ltd.		
		Branch	Park Street, Kolkatta		
		IFSC Code	IBKL0000012		
			**Cheques Will not be accepted		



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4. South Zone			Zone		
		Account Name	Indian Railway Catering & Tourism Corporation		
			Ltd.		
			00040310002843		
		Account Type	Current		
		Bank Name	HDFC Bank		
		Branch	Annasalai Branch		
		IFSC Code	HDFC0000004		
			**Cheques Will not be accepted		
		L	Central Zone		
		Account Name	Indian Railway Catering & Tourism Corporation		
		A	Ltd.		
Account Number 00210350000387					
		Account Type	Current		
		Bank Name	HDFC Bank		
		Branch	Lakdikapul, Hyderabad		
		IFSC Code	HDFC0000021		
			**Cheques Will not be accepted		
		5. West Zone			
		Account Name	Indian Railway Catering & Tourism Corporation Ltd		
		Account Number	00600310003749		
		Account Type	Current		
		Bank Name	HDFC Bank		
		Branch	Fort, Mumbai		
		IFSC Code	HDFC0000060		
			**Cheques Will not be accepted		
2.10	Mode of	DELETED			
	payment				
	of Spl SD				

### 3. SUBMISSION OF BIDS

<u> </u>	MIIOUIOI OI DIDE	
3.1	IRCTC reserves the	IRCTC reserves the right to terminate the bidding process at any
	right to terminate	stage and will not be responsible for any loss or damages which
	the bidding process	the bidder may incur in the process. The Bids can be rejected
		without assigning any reason.
3.2	Bids not to be	a) Conditional / telegraphic Bids/ Physical bids shall not be
	entertained	entertained.
		b) Bids submission process will end as per prescribed schedule.
		After due date and time submission of tender will not be
		possible.
		Failure to upload Financial Bid in Annexure B will lead to
		disqualification of the bidder.
3.3	Over	No over writing/cutting/insertion in the Bid document is allowed.
	writing/cutting not	The Bids once submitted would be binding on the Party and any
	allowed	subsequent alteration/amendment will not be entertained.



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3.4	Signing and stamping of bid document	Digital Signature/ Signature, stamp and date on Covering letter (Annexure-A) and 'Financial Bid' (Annexure-B) will be considered as confirmation that the bidder has read, understood and accepted all the conditions and documents enclosed and referred to in this
		Tender Document.
3.5	Withdrawal of bid	The bidder may withdraw its bid after submission, provided that written notice of withdrawal is received by IRCTC at-least one day in advance, excluding the date of receipt of bid.
3.6	Corrupt or Fraudulent Practices	If the Licensee has engaged in corrupt or fraudulent practices, in competing for or in executing the License, the Licensor may, after giving One days notice to the Licensee, terminate the License. For the purpose of this Sub-Clause:  "corrupt practices" means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the tendering process or in License execution;  "fraudulent practice" means a misrepresentation of facts in order to influence a tendering process or the execution of a License to the detriment of the Licensor, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non competitive levels and to deprive the administration of the benefits of free and open competition.
3.7	Award of License to the Existing Licensee	In case the existing Licensee is the successful bidder, the award of license shall be subject to the clearance of outstanding and payable against IRCTC/Railways.
3.8	Non acceptance of award	In case the successful bidder fails to accept the offer of award of License and fails to remit s license fee, within the stipulated time as advised by IRCTC, the license shall be terminated along with forfeiture of EMD, SEMD, whole or part thereof, as the case may be. Further, he will be debarred from participating in the bidding process of future projects of IRCTC for a period of one year.
3.9	Validity of bids	The financial bids submitted by the bidders will remain valid for one hundred twenty (120) days from the date of opening of the bid.
3.10	Jurisdictions of Courts	The licensee agree to submit all disputes arising out of or in connection with this bid document/license to the exclusive jurisdiction of courts at New Delhi.

#### 4. OBLIGATIONS AND RIGHTS OF LICENSEE

4.1	Certificates/ permissions	Licensee will obtain necessary certificates/permissions as required by law such as FSSAI License, or as required as per the local regulations from the competent authorities. In case of any violation Licensee will be solely responsible for its penalty and consequences.
4.2	Display of rate list	Rate List mentioning the MRP of RTE / PAD items and selling price of Tea/ Coffee/ Soup should be available in the pantry care and with the vendors on Board.
4.3	Sale of items with IRCTC's approval	The Licensee shall not sell the items other than those approved by <u>IRCTC/Railway</u> . Sale of unauthorized items if detected in



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		contravention to approved items, the licensor or its/his authorized representative/official may seize such items and the unauthorized seized items shall be disposed off, in addition to any penalty to be imposed for this such contravention.
4.4	Right of user's only	Licensee will only provide the catering services in trains and will have the right of user only on License basis.
4.5	Relation of Licensee's labour	The employees, contractorsof the Licensee will not be in any contractual relation either with the IRCTC or the Indian Railways.
4.6	General liability of any person	The Licensee will bear the cost, throughout the term of the License, for a comprehensive general liability insurance covering injury to or death of any person(s) occurring in the in the course of execution of this license, including death or injury caused by the negligence of the Licensee or the Licensee's failure to perform its obligation under the agreement, IRCTC will not be held responsible for any payment of compensation in this regard.
4.7	Inspection by Food/Health Inspectors	Licensee will also be obligated to get his premises inspected by Food/Health inspectors at regular intervals in addition to having a food License from concerned state authorities. Licensee will make available the premises for the inspection by the IRCTC or any person so authorized by the IRCTC at any time.
4.8	Compliance of Food Adulteration Act	Licensee shall be responsible for the compliance of the provisions of Food Safety and Standard Act-2006 or any other amendments thereto.
4.9	Compliance of statutory law	Licensee shall be solely responsible for compliance with applicable laws such as Sales Tax Law, Provident Fund Law, Labour Law or any other law of the land and registration/approval from statutory authority, if required.
<b>4.</b> 10	Use of FSSAI products only	Deleted
4.11	No unlawful/illegal activity	Licensee shall not carry on any unlawful immoral or illegal activity in the pantry car/at stations.
4.12	No use of plastic material	Licensee shall not use plastic material. Eco-friendly/bio-degradable packaging material should be used for supply of food items. Good quality and Food Grade paper glasses should be used for serving tea/coffee, Packaged Drinking water etc. Garbage collection and its disposal from the pantry car after each service will be done by the licensee in a satisfactory manner.
4.13	Details of Staff Engaged	Licensee shall be required to submit the details of the staff engaged by him for the provision of services and update the information on monthly basis to concerned IRCTC Zone. The details of employee shall include Name, Adhaar No., Saving Bank A/C no., EPFO No., Group Insurance no., PAN Card no., Mobile no.  In addition to above, license will also be required to submit copies of printed salary slips paid to the employees along with the bank details indicating the deductions and net salary payable, as per advice of IRCTC.



## 5. <u>CONDITIONS GOVERNING THE PERFORMANCE OF THE LICENSE</u>

CONDITIONS GO	VERIVING THE PERFORMANCE OF THE LICENSE
Acceptance of award of License	Successful parties shall be required to accept the offer for award of license along with payment of license fee as per schedule prescribed by IRCTC.
	In case, offer for award of license is not accepted within the time limit fixed by IRCTC, the licensee shall be debarred for
	participating in the future projects of IRCTC for a period of upto one year.
Execution of	The successful Bidder shall be required to execute an agreement
	on non-judicial stamp paper of Rs.100/- before commencement
agreement	of services. Till then the letter of award, letter of acceptance and
	terms & conditions of Tender document shall be binding and
	form part of the agreement between IRCTC and the Licensee.
Liability of IRCTC	The IRCTC will not be liable for any violation arising under the
	labour laws or any other law of the land, by the Licensee.
	Any notice in terms of this License by either Party will be given at
_	the address by Courier/Registered AD Post or Fax/ scanned copy
mail	through e-mail id stated herein above unless a different address
	has been intimated in writing against receipt. In case of e-mail
	and fax date of receipt will be taken as next day of
T .:.1	communication.
	In case the Licensee suffers any loss on account of his being
compensation	restrained by the IRCTC or any competent authority for indulging
	in illegal activities or any contravention of any law, he shall not be
Indomnification by	entitled to any compensation whatsoever.
	The Licensee will indemnify the IRCTC/Railway administration for any loss or damage caused by Licensee because of his fault or
Liccisco	default.
Verbal or written	Except as here by otherwise provided any verbal or written
	arrangements abandoning varying or supplementing this
_	agreement or any of the terms hereof shall be deemed conditional
	and shall not be binding on the IRCTC unless until the same is
	endorsed on the agreement or incorporated in a formal
	instrument and signed by the party(s).
Presence of	The Licensee or a duly authorized and competent Manager
Licensee/	appointed and paid by the Licensee shall remain present in person
authorized Manager	to manage or supervise the business to be carried on under the
	provision of this agreement and to ensure that the obligations of
	Licensee under the agreement are duly performed and observed.
	In addition, Licensee or a duly authorized and competent Manager
	appointed and paid by the Licensee shall remain available at both
	originating and terminating stations of the train or at the location
	mutually decided between the parties for ease of administration of performance of license to the satisfaction of the licensor. The
	name(s) of the Manager will be advised by the Licensee to the
	IRCTC from time to time.
Unsatisfactory	In the event of unsatisfactory service, poor quality of articles,
services etc.	persistent complaints from passengers, and services below the
	Acceptance of award of License  Execution of agreement  Liability of IRCTC  Notice by Courier/ Registered AD/ e-mail  Entitlement of compensation  Indemnification by Licensee  Verbal or written arrangements other than the agreement  Presence of Licensee/ authorized Manager  Unsatisfactory



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		Licensee to carry out the terms and provisions of this document
		to the satisfaction of the IRCTC (who will be sole judge and
		whose decision shall be final) it shall be optional to the IRCTC to
		make any substitute arrangement it may deem necessary at the
		cost and risk of the Licensee or to forthwith terminate the
		license without any previous notice to the Licensee and in case of
		such termination the Licensee shall have no claim what so ever
		against IRCTC or any of the officials in consequence of such
		termination of the temporary license. No refund of
		proportionate License Fee shall be admissible in case of
		Termination under this clause. The Licensee agrees to make good
		all cost and expenses, if any incurred by the IRCTC for making
		the substitute arrangements referred to above. The License shall
		also be debarred from participating in the future projects of
		IRCTC for a period of one year.
5.10	Consequence to the	If the Licensee is a partnership firm and in case there is
	death / severance	permissible clause in the constitution of the firm that the firm
	of any partner/s (in	shall not be dissolved by reason of the death of one partner or the
	case of partnership	severance of any partner from the business of the firm and in case
	firm)	the performance of the Licensee is entirely satisfactory according
		to the assessment of the licensor then in such an event the
		licensor at its discretion may allow the Licensee to continue under
		this temporary license.
5.11	Liability for	The Licensee accepts liability, civil and criminal for
3.11	provision of	compensation/damages in accordance with provision of
	Consumer	Consumer Protection Act or any statutory modification of the Act
	Protection Act.	or any other law for the time being in force for action occasioned
		by negligence, deficiency of service, imperfect or improper
		performance by the Licensee, his workmen, servants and agents.
		,
		The Licensee shall indemnify the licensor and railway
		The Licensee shall indemnify the licensor and railway administration from and against all payments made under the
		administration from and against all payments made under the
		administration from and against all payments made under the provision of the said Act or law including all costs. Any money
		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be
		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and
		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money
		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been
		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same
		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor
5.12	Notice to the	administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.
5.12	Notice to the	administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be
5.12	Notice to the Licensee	administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or last known place of business or e-mail id. Any notice to be served
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or last known place of business or e-mail id. Any notice to be served by the Licensee on the licensor shall be deemed to be sufficiently
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or last known place of business or e-mail id. Any notice to be served by the Licensee on the licensor shall be deemed to be sufficiently served if, left at the office/sent by registered post/courier
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or last known place of business or e-mail id. Any notice to be served by the Licensee on the licensor shall be deemed to be sufficiently served if, left at the office/sent by registered post/courier addressed to the GGM/Director, Indian Railway Catering and
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or last known place of business or e-mail id. Any notice to be served by the Licensee on the licensor shall be deemed to be sufficiently served if, left at the office/sent by registered post/courier addressed to the GGM/Director, Indian Railway Catering and Tourism Corporation at its Corporate office at 11th floor,
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or last known place of business or e-mail id. Any notice to be served by the Licensee on the licensor shall be deemed to be sufficiently served if, left at the office/sent by registered post/courier addressed to the GGM/Director, Indian Railway Catering and Tourism Corporation at its Corporate office at 11th floor, Statesman House Building, Barakhamba Road, New Delhi-
5.12		administration from and against all payments made under the provision of the said Act or law including all costs. Any money which may become payable by the Licensor as aforesaid shall be deemed to be money payable to the licensor by the Licensee and in case of failure by the Licensee to repay the licensor any money paid by it as aforesaid within seven days after the same have been demanded by the licensor shall be entitled to recover the same from the Security Deposit or from any money due by the licensor to the Licensee.  Any notice to be served on Licensee's shall be deemed to be sufficiently served if delivered at or sent by registered post/courier addressed to the Licensee at their registered office or last known place of business or e-mail id. Any notice to be served by the Licensee on the licensor shall be deemed to be sufficiently served if, left at the office/sent by registered post/courier addressed to the GGM/Director, Indian Railway Catering and Tourism Corporation at its Corporate office at 11th floor,



	of IRCTC	be given on behalf of licensor and all other actions to be taken by
		the licensor may be given or taken on behalf of the licensor by the
		Director/Group General Manager or any other officer for the
		time being entrusted with such functions, duties and powers by
		the licensor.
5.14	Dealing with	IRCTC will enter into an agreement only with the Licensee who
	Licensee Only	will be responsible for fulfillment of all License conditions with
	·	IRCTC.

### 6. EVENTS OF DEFAULT

	T	
6.1	Breach of any terms and conditions of the License	In the event of any breach of the said terms and conditions of the License, the IRCTC shall be entitled to forfeit the whole or the part of the SD/License fee besides terminating or revoking the License. The License shall be debarred from participating in the future projects of IRCTC for period of upto one year.
6.2	Termination of License on other events of default	The licensor shall also be entitled at any time forthwith to terminate the License without notice in any of the following events, that is to say (a) in the event of the Licensee being convicted by a court of law under the provisions of criminal procedure code or any other law (b) in the event of the Licensee being a proprietor or, if a firm, any partner in the Licensee firm being at any time be adjudged insolvent or a receiving order or order for administration of his estate made against him or shall take any proceeding for liquidation or composition under any insolvency Act for the time being in force or make any conveyance or assignment of his interest or enter into any agreement or composition with his creditors for suspended payment, or if the firm be dissolved under the partnership Act or, in the event of Licensee being a company, if the company shall pass any resolution to be wound up either compulsorily or voluntarily (c) Repudiation of agreement by Licensee or otherwise evidence of intention not to be bound by the agreement. (d) Failure to adhere to any of the due dates of payment specified in the terms and conditions. Immediately on the determination of this agreement the Licensee shall peacefully vacate the premises & the pantry and hand over to the licensor/railway administration all articles in the custody or possession of the Licensee and shall remove all his stores and effects from the said premises/pantry. In default the licensor shall be entitled to enter and take possession of the said premises/ pantry and to lock up the same or remove the furniture or other articles of the Licensee that may be lying there and to dispose of the same by sale or otherwise without being liable, for any damage, and all expenses incurred in connection therewith, shall be deducted by the licensor from the sale proceeds or from the Security Deposit or pending bills of the Licensee.
6.3	Failure to provide any record to IRCTC	IRCTC at their discretion may call for any record to satisfy them regarding operation of the License and Licensee will provide every help failing which it may amount to breach of condition of the Licensee.



6.4	Communication/	All the Communication/Information received/required by IRCTC
	Information	must be furnished by the contractor/licensee within 15 days,
	required by IRCTC	failing which suitable penalty including termination of contract
	-	/license can be done at the discretion of IRCTC.

## 7. CONSEQUENCES OF DEFAULT

	19EQUEITUEES OI	
7.1	Consequence of	In the event of failure to provide, catering services in train, from the
	failure to start the	prescribed date as mentioned in the letter of award/commencement
	services	of services, IRCTC reserves the right to annul the License and
		forfeit the SEMD, License fee, in the whole or part thereof as
		provided under terms and conditions of the license. The License
		shall also be debarred from participating in the future projects of
		IRCTC for a period of upto one year. The decision of IRCTC will
		be final and binding in this regard.
7.2	Notice for	In case of any event of default mentioned in Clause 6 of General
	termination	Conditions of Contract having occurred, IRCTC will issue one day
		notice in writing to licensee to remedy or make good such breash of
		the said terms and conditions of the Contract. In case breach is not
		corrected/attended to the satisfaction of IRCTC, second and final
		notice of one day will be given to licensee to remedy or make good
		such breach, In spite of such notices to licensee, if he/she fails the
		remedy or correct the breach by licensee to the satisfaction of
		IRCTC, the licensee agreement will be terminated without any
		further communication to licensee and SEMD, License Fee &
		Security Deposit available with IRCTC will be forfeited and licensee
		will be debarred from participation of future tenders of IRCTC for a
		period of upto one year from date of debarment. Upon termination
		of the license Agreement on account of default as mentioned in
		Clause No. 6 of general Conditions of Contract as stated above,
		Licensee shall deliver vacant and peaceful possession of pantry car,
		if any, to the IRCTC/Railways.

#### 8. ARBITRATION

8.1	a. In the event of any dispute or difference between the parties hereto as to the construction or operation of this contract or the respective right and liability
	of the parties on any matter in question, with reference to the contract, the
	Parties agree to use their best efforts to attempt to resolve all disputes in
	prompt, equitable and good faith. In the event the Parties are unable to do so,
	such party may submit demand in writing for reference of dispute to
	arbitration as prescribed herein.
	b. The parties hereto further agree to waive off the applicability of sub-section 12
	(5) of Arbitration and Conciliation (Amendment) Act 2015 and will submit
	demand in writing that the dispute/differences be referred to arbitration along
	with format annexed hereto as Annexure-XIV. The demand for arbitration



- shall specified the matters which are in question, or subject of dispute or differences as also the amount of claim item wise.
- c. Only such dispute or differences, in respect of which the demand has been made, together with counter claims of setoff given by IRCTC shall be referred to arbitration and other matters shall not included in the reference.

In the event of demand made as mention herein above, such dispute or difference arising under any of these conditions or in connection with this contract (except as to any matters the decision of which is specially provided by these or the special conditions) shall be referred to Sole Arbitrator from the panel of Arbitrators appointed by Chairman and Managing Director of IRCTC. The award of arbitrator shall be final and binding on the parties to this contract. The venue of the Arbitration shall be at New Delhi. The fees and expenses of the Arbitration tribunal and all other expenses of the Arbitration shall be borne jointly by the Parties in equal proportion subject to determination by the Arbitration tribunal.

#### 9. <u>HYGIENE AND QUALITY CONTROL</u>

9.1	Sale of reputed	Licensee will provide products of reputed brands only duly			
	brand & storage,	approved by IRCTC. The storage, handling of products will be in			
	handling of food	hygienic conditions and as per acceptable norms of the industry.			
	items				
9.2	Collection of food	IRCTC reserves the right to get the food samples collected and			
	samples	tested at approved laboratories at the cost of the Licensee			
9.3	Provision of Hand	"One sachet of hand sanitizer (1ml.) to be provided to each			
	Sanitizer to the	passenger with every RTE meal packet."			
	passenger				

#### 10 <u>OTHER CONDITIONS</u>

10.1	Advertisement/	The Licensee will not engage in or permit any				
	Publicity/	advertisement/publicity/sponsorship of any brand or product,				
	Sponsorship	directly or indirectly, without prior approval of IRCTC.				
10.2	Payment of	The Licensee will be liable for payment of all taxes/duties Goods &				
	taxes/dues	Service tax{GST} and other liabilities in respect of the business.				
10.3	Liability for	The Licensee shall accept liability for compensation/damages under				
	compensation/	the Consumer Protection Act or any other law in respect of				
	damages	performance of the services or in respect of any negligence,				
		act/omission of the Licensee, his workmen, servants and agents.				
10.4	Assignment of	Licensee shall not, sublet or assign the License or any part thereof,				
	License	or any benefit or interest therein or there under.				
10.5	Compliance of	The Licensee shall comply with any other instructions issued by				
	instructions	IRCTC from time to time within a reasonable time, as may be				
		necessary to ensure better services.				
10.6	General	The licensor reserves the right to amend any of the clauses of the				
		agreement and also to add fresh clauses from time to time. The				
		rider agreement in this regard shall be executed between the parties				
		within 15 days of the amendment / changes.				
		Further, IRCTC reserves the right to extend or reduce the time				



		stipulated in any clause in the tender /license conditions herein
		above, in order to meet operational exigencies. The decision of the
		Director of IRCTC in this regard shall be final.
10.7	Vacation of Pantry	At the end of each round trip the Licensee and his staff shall clean
	car	and completely vacate the pantry car.

#### 11. FORCE MAJEURE

In the event of any unforeseen event directly interfering with the operation of License arising during the currency of the license agreement; such as war, insurrection, restraint imposed by the Government, act of legislature or other authority, explosion, accident, strike, riot, lock out, act of public enemy, acts of God, sabotage; the Licensee shall, within a week from the commencement thereof, notify the same in writing to the Licensor with reasonable evidence thereof. The Pantry Car shall be restored as expeditiously as possible or, as the case may be, the impediment to accessibility shall be removed as expeditiously as possible. If the Said Property cannot be rendered fit for occupation and use for more than thirty days, the Licensee shall not pay License Fee for such period till the said property becomes accessible and operational following cessation of force majure event mentioned above. The period of license will be further extended for the period during which License was not operational.



## **GENERAL CONDITIONS OF LICENSE**

## SECTION - TWO

## 1.0 FINANCIAL TERMS AND CONDITIONS

1.1	Payment of	Bidders are required to quote License Fee excluding Goods &
	License fee	Service tax{GST} as applicable. Successful bidder will be required to deposit—quoted license fee for period mentioned above with applicable Goods & Service tax{GST} as per Annexure-B.
1.2	Addl license fee for meals supplied in case of late running of train / services in exigencies	DELETED
1.3	Increase/decrease in frequency of train	In the event of increase in the frequency of the train / change of destination involving additional services it will be mandatory for the licensee to manage onboard services in the increased frequency & increased journey as well. The prevailing License fee shall be increased on pro-rata basis. If the licensee expresses inability to manage the increased frequency, license to mange catering services in the train will be terminated along with forfeiture of License Fee and security deposit.  Similarly, in the event of decrease in frequency of the train / change of destination resulting in reduction of services it will be mandatory for the licensee to manage onboard services. The prevailing license fee shall be revised on pro-rata basis for payment by licensee.  Cancellation of trips: In case of cancellation of train service or non attachment of pantry car resulting in non provision of catering services in the train, pro rata license fee shall be refunded / adjusted subject on submission of certificate from appropriate Railway department. He should immediately inform in writing to Concerned IRCTC Zone in this regard.
1.4	Integration of Rake / use of lie over rake of the train for new train	In case of introduction of new train using the lie over rake of the train the licensee shall manage the services with the same terms and conditions on payment of additional proportionate license fee. The additional license fee shall be fixed based on the ratio of MLF and QLF for the tendered train. The tenure of license for the new train will end concurrently with the tenure of tendered train.
1.4	Assessment of Sales turnover	IRCTC reserve the right to assess the sales turnover during the period of license.
1.5	Refund of License Fee	In the event of permanent cancellation/withdrawal of train service/detachment of pantry car from the train by the Railway Administration, the license shall be terminated without any notice or assigning any reasons. In such an event refund of , License Fee will be admissible in the following manner:  i) The proportionate License Fee for the balance period for which advance LF paid.  ii) No claim for any consequential loss of business/damages will be entertained by the IRCTC other than what is specially provided for in this para.



## 2. OBLIGATION AND RIGHTS OF THE IRCTC

2.1	Liaison with zonal railways	IRCTC will assist the licensee for all purposes regarding maintenance of rake and other operational matters, with Railways.				
2.2	Provision of equipments & its maintenance	Licensee will ensure day-to-day upkeep and cleanliness of equipment including pantry car.				
2.3	Issue of medical and travelling authority	IRCTC will advise Railway administration to issue medical certificate and traveling authority to on-board staff of the Licensee. However, it will be the sole responsibility of the licensee to approach and coordinate with the concerned authority for completing the required formalities and procedures and payment of prescribed dues.				
2.4	No guarantee to maintain regular services of pantry car	The Railway administration or IRCTC do not guarantee any minimum composition of number of coaches or to maintain regular service of the said train. The Licensee shall not be entitled for any compensation for any portion not run or in the event of their rights of providing services in the said train being affected impeded or interfered with by reasons or suspension of traffic by the Railway Administration or any alteration in the train timings or late running of trains, or due to any reduction in the number of passengers traveling etc.				
2.5	Inspection by IRCTC	IRCTC will inspect/check the services for reviewing its standards, quality and variety of items, standards for maintenance of cooking areas and washing areas, disposal systems etc. of the Licensee including their storage facility, etc. at any time and may authorize any person or agency for this purpose to access the performance of Licensee. In case of unsatisfactory performance or complaint of any nature, IRCTC will be competent to initiate suitable action against the Licensee including termination of the License as per the terms and conditions of the agreement.				
2.6	Customers' feed back	IRCTC may take independent users' feed back to know the level of passenger satisfaction.				
2.7	Right to resume the possession of pantry car	The IRCTC/railway administration reserves the right to resume possession of the pantry if required for the purpose of working of the Railway.				

#### 3. OBLIGATION AND RIGHTS OF THE LICENSEE

<i>J</i> .	OBEIGHTION AND MIGHTS OF THE EIGENSEE					
3.1	Standard of	The Licensee is expected to provide good quality of food and				
	services	beverage in hygienic and presentable conditions. Maximum retail				
		price, manufacturing date, expiry date, batch no. etc. should be				
		printed on the packed items.				
3.2	Approval of	Deleted				
	service wares etc.					
3.3	Menu cards	DELETED				



		Limited Tender Document no.:- Mail Express 4 Revision 0
3.4	Reg. On board staff	The staff to be deployed in the train must be well groomed and wear neat and clean uniforms with name badges as per the specifications at Annexure D Staff must be courteous and polite to every passenger at all times. Staff must be trained in catering services and the service should be of a high order.
3.5	Deployment of on board staff	Licensee may deploy adequate number of waiters as prescribed so as to ensure satisfactory services to the passengers.
3.5(a)	Vaccination of Staff	Licensee should get vaccination of all onboard staff at the earlies to ensure safety of the staff and passengers.  "I am Vaccinated" badge may also be used by the staffs, who has
3.6	Issue of proper bills (Compulsory)	received both doses of vaccine.  Billing is compulsory. It will be mandatory for the Licensee to issue proper bills to the passengers for sale of all items, RTE's, PAD and collect the approved charges from the passengers after supply of items Handheld POS machines should be used for billing, in case passenger opts for E-payments, it will be mandatory for the licensee to have BHIM app and all vendors shall have BHIM QR code for processing payments in trains.
3.7	Provision of equipment	Licensee will arrange his own equipment other than those provided in the pantry car for satisfactory provisions of services.
3.8	Reg. provision of	DELETED
3.9	gas	DELETED
3.10	burners/cylinders etc.	DELETED
3.11	Provision and Use of LPG – Safety instructions	DELETED
3.12		DELETED
3.12.1	Flame less cooking	All kind of cooking (including flameless cooking) is Prohibited in Pantry cars. Any other direction in policy in future issued by Railway Board regarding cooking/heating of Food in pantry car will be applicable with immediate effect.
3.13	Fire-fighting training	All pantry car staff must be trained in firefighting and a competency certificate issued by the fire fighting agencies should be available in the pantry car.
3.14	Provision of first aid box	The Licensee should provide and maintain First Aid box for rendering first aid to catering staff in trains, whenever required; and should provide training to the concerned catering supervisory staff of the mobile unit from the medical authorities. Requisite certificates in this regard should be available with Pantry car manager.
3.15	Cleaning of utensils	The Licensee shall ensure that utensils etc. are washed and cleaned with clean water and standard quality detergent/soaps. Recycling dirty water for cleaning shall not be allowed.
3.16	Damage to pantry car/equipment	The Licensee shall be responsible for all damages caused to the said pantry car and the equipment provided therein arising out of facts of omission and commission of their staff. The staff should avoid



		dragging of Crates/ Containers on the floor of the coaches.			
3.17	Licensee to provide other on board services	The Licensee shall undertake to render any other on-board service a may be required of him by the IRCTC on mutually acceptable terms.			
3.18	Handing over of pantry car	Upon the expiration of this agreement or its earlier termination in accordance with the terms, conditions, obligations hereof the Licensee shall remove themselves from the said pantry car together with all their belongings and effects and shall deliver vacant possession of the pantry car to the IRCTC/railways with the IRCTC/Railways' fixtures and effects therein in good condition.			
3.19	Governing law	The Grant of License will be governed by Law of India			
3.20	Jurisdictions of Courts	The licensee agree to submit all disputes arising out of or in connection with this bid document/license to the exclusive jurisdiction of courts at New Delhi.			



## **Specifications of Uniform**

Sr. No.	Staff Category	Type of Uniform	Uniforms Item specification	Quantity
1.	Pantry Car Manager/ Asstt. Manager	Shirt	Colour – Blue Chek, Size range- 36 to 46, Fabrication – 35 % Cotton & 65% Polyester, Weave – Plain (Fill-a-Fill), Regular Collar, Plastic white button, IRCTC embroidery on pocket.	02
		Navy Blue trouser	Colour: Navy Blue, Size range- 36 to 46, Fabrication – PV Mat finish Polyester 65%, Viscos 35%, 2 side pockets, 2 hip pockets.	02
		Navy Blue Blazer	Navy Blue matt fabric with IRCTC Logo (Winter only)	02
		Blue tie	Plain blue tie, Polyester fabric with IRCTC Logo.	02
		White handkerchief	Woven, White colour, 100% cotton fabric	02
		Name plate & I am vaccinated badge	Plastic fibre based, base colour white, Name embroiled.	01
		Blue socks	Cotton-poly fabric	02
		Black shoes	Plain Black colourwith laces.	02
2.	Vendor	Shirt (Kurti type)	Colour – Blue, Size range- 36 to 46, Fabrication – PV Polyester 65% viscous 35%, IRCTC embroidery on Collar, Plastic white button. IRCTC Logo on front & back side.	02
		Blue Trouser	PV Mat finish Polyester 65%, Viscos 35%, 2 side pockets, 2 hip pockets.	02
		Name plate & smile badge	Plastic fibre based , white base colour and name embroidered in black colour	
		Blue/White chek Apron	Cotton fabric matt finish with IRCTC logo on front side. (With 1 front Pocket & 2 side pockets)	02
		Navy Blue Caps	T-Cap blue colour, Cotton fabric, IRCTC Logo embroidered on front side.	02
		Sky blue handkerchief	100% cotton, woven fabric, sky blue colour	02
		Navy Blue socks	Cotton-poly fabric Plain Black canvas shoes.	02
		Black shoes		02
3.	Pantry Man	Shirt (Kurti type)	Colour – Blue, Size range- 36 to 46, Fabrication – PV Polyester 65% viscous 35%, IRCTC embroidery on Collar, Plastic white button. IRCTC Logo on front & back side.	02
		Black Trouser	PV Mat finish Polyester 65%, Viscos 35%, 2 side pockets, 2 hip pockets.	02
		Chef Apron (Full)	White Colour, Cotton Matt fabric	02
		Chef Cap	Colour – White, Woven Plain pattern, IRCTC Logo embroidered on front side.	02
		Black socks	Colour- Black Cotton	02
		Black Shoes	Plain Black colour derby with laces.	02
4.	Helper/Cleaner	Dangri	Dark Brown colour, acid proof, anti wrinkle, anti shrink and water proof.	02
		Dark Brown socks	Cotton-poly fabric socks, dark brown colour	02
		Black shoes	Black rubber shoes/Gum boot	
		Dark brown cap	T-type, dark brown colour cap, IRCTC Logo embroidered on front side.	02

ALL EMPLOYEES OF THE LICENSEE WILL BEAR FACE MASK, HAND, GLOVES KEEP HAND SANITIZER AND OBSERVE HEALTH AND HYGEINE AS PRESCRIBED DURING COVID-19 OUTBREAK BY THE GOVERNMENT.



Established complaints and penalties to be imposed

Annexure-E

Established Complaints Type of Complaint	_	the state of the s	Pin Charles	eat Regime	)	
Sale of Cooked Food	1 <sup>M</sup> cas	e 2 <sup>nd</sup> case	3rd case	Penalty		
Personal Hygiene of Walter is bad such as torn and unwashed uniforms, untrimmed nails, non wearing of cap / apron/shoes/ name badge atte	10000		50000	4 <sup>th</sup> case 75000	5 <sup>th</sup> case 100000	6th case Termination
Unnygienic handling of food						
Sate/service of unapproved items/brand RTE Meal			- 10		- Table	
Complaints of sickness after consumption of food.						
Use of Abusive language with the Passenger Non Issuance of Bill.						
Overcharging.						71
Underweight serving items						
Sale/service of other than Railneer, despite						
Sale of expired products						
Type of Complaint						35
	41	1 1 1 10 10 10	Fine/Per	nalty		
Aun Handling the Passenger	1 <sup>31</sup> case	2 <sup>nd</sup> case			-	
iospitalization of passengers attributable to food pisoning due to train food	500000	Termination				
Type of Complete					1	
dulging in illegal activities			Fine/Pen	alty	-	
			Terminat			
			/	2	) .	



### Annexure-F

Details of Sponsored material to be supplied by IRCTC with commercial advt.

S. No.	Items	Convenience Charge
		(excluding GST) Rates
		payable by Service
		Provider per piece (Rs
		Supply of material by
		IRCTC .)
1.	Paper cups	0.30
2.	Tray mat – for meal tray	0.20
3.	Tray mat – for morning tea/soup	
4.	Menu cards	4.00
5.	Thermos flask	50.00
6.	Paper napkin	0.05

Note – Other items which are not included above will be supplied/provided by IRCTC as per mutually agreeble charges.



#### **Annexure-G**

Agreement towards Waiver under Section 12(5) and Section 31-A (5) of Arbitration and
Conciliation (Amendment) Act
I/we(Name of agency/contractor) with reference to agreement
datedraise disputes as to the construction and operation of this contract,
and demand arbitration in respect of following claims:
Brief of claim:
Claim 1- Detailed at Annexure-
Claim 2- Detailed at Annexure-
Claim 3- Detailed at Annexure-
I/we do agree to waive of applicability of Section 12(5) of Arbitration and Conciliation (Amendment) Act.
Signature of Claimant Signature of Respondent
I/we(Name of Claimant) with reference to agreement dated
Signature of Claimant Signature of Respondent

